

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandra, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/674,988	09/29/2003	Yasuhiro Oshima	ITECP002	5213	
25920 7590 HO2902008 MARTINE PENILA & GENCARELLA, LLP 710 LAKEWAY DRIVE SUITE 200 SUNNYVALE, CA 94085			EXAM	EXAMINER	
			ZIEGLE, STEPHANIE M		
			ART UNIT	PAPER NUMBER	
	,		3692		
			MAIL DATE	DELIVERY MODE	
			10/29/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/674.988 OSHIMA ET AL. Office Action Summary Examiner Art Unit STEPHANIE ZIEGLE 3692 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 10 July 2008. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-7.9-15.17-20.23-27 and 30 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-7,9-15,17-20,23-27 and 30 is/are rejected.

8) Claim(s)	are
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9) The specification is objected to by the Examiner.

7) Claim(s) _____ is/are objected to.

10) ☐ The drawing(s) filed on 29 September 2003 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

are subject to restriction and/or election requirement.

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

a)⊠ All	b) ☐ Some * c) ☐ None of:
1.⊠	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Attachment(s)	
1) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date
Information Disclosure Statement(s) (PTO/SB/08)	Notice of Informal Patent Application
Paper No(s)/Mail Date 06 May 2008, 07 July 2008, 15 September 2008.	6) U Other:



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DETAILED ACTION

Status of Claims

This action is in reply to the amendment filed on 10 July 2008.

2. Claims 1-2, 11-12, and 20 have been amended.

3. Claims 8, 16, 21-22, and 28-29 have been canceled.

4. Claims 1-7, 9-15, 17-20, 23-27, and 30 are currently pending and have been examined.

Information Disclosure Statement

5. The Information Disclosure Statements filed 06 May 2008, 07 July 2008, and 15 September 2008

have been considered. Initialed copies of the Form 1449 are enclosed herewith.

Response to Arguments

6. Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of

the new ground(s) of rejection.

7. With regard to Applicant's attempted traversals of Examiner's Official Notice, Examiner directs

Applicant's attention to MPEP §2144.03(C). Applicant's attempted traversals are inadequate

because Applicant neither specifically points out the supposed errors in Examiner's official notice

nor why Applicant believes Examiner is in error. As noted in that section of the MPEP, Examiner

is not required to provide a supporting reference for asserted common knowledge unless the

subject matter of the asserted common knowledge is technical by nature and is itself beyond

common knowledge. Due to the inadequate traversal of the Official Notice, the statements of

official notice are now taken as admitted prior art.

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Previous Specification Objections

The disclosure was objected to because it contained an embedded hyperlink and/or other form of browser-executable code. The examiner thanks the applicant for correcting this minor flaw and hereby rescinds the objection.

Double Patenting

- 9. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Omum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).
- 10. A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.
- Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer.
 A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

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12. Claims 1, 5, 11-12, 20, 23, and 30 are provisionally rejected on the ground of nonstatutory

obviousness-type double patenting as being unpatentable over claims 1-18 of copending

Application No. 10/695,971. Although the conflicting claims are not identical, they are not

patentably distinct from each other because claims 1-18 of application '971 teach the elements of

claims 1, 5, 11-12, 20, 23, and 30.

13. This is a provisional obviousness-type double patenting rejection because the conflicting claims

have not in fact been patented.

14. As per claims 1, 5, 11-12, 20, 23, and 30 of instant application, claims 1-18 of application '971

teach a used article quotation system and method that provides user computer with a quote for

acceptance of a used article for trade-in for purchase of a product.

Claim Rejections - 35 USC § 112

15. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and

process of making and using it, in such full, clear, concise, and exact terms as to enable any

person skilled in the art to which it pertains, or with which it is most nearly connected, to

make and use the same and shall set forth the best mode contemplated by the inventor of

carrying out his invention.

16. Claim 12 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written

description requirement. The claim(s) contains subject matter which was not described in the

specification in such a way as to reasonably convey to one skilled in the relevant art that the

inventor(s), at the time the application was filed, had possession of the claimed invention. The

specification does not contain support for the phrase/concept of the range of the lowest to a

highest price. This constitutes new matter.

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17. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

18. The term "advantageous" in claim 3 is a relative term which renders the claim indefinite. The term "advantageous" is not defined by the claim, the specification does not provide a standard for

ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably

apprised of the scope of the invention. For the purposes of this examination, the examiner will

take the term "advantageous" to mean that the customer would receive more money for a trade-in

then they would for a cash-out.

19. Claim 12 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to

particularly point out and distinctly claim the subject matter which applicant regards as the

invention. The phrase "lowest to highest price" is vaque and indefinite. It is unclear if the price is

for the item to be sold/traded in or for the new item to be purchased.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or

composition of matter, or any new and useful improvement thereof, may obtain a patent therefor,

subject to the conditions and requirements of this title.

 $\textbf{21.} \hspace{0.5cm} \textbf{Claims} \hspace{0.1cm} \textbf{11,} \hspace{0.1cm} \textbf{20,} \hspace{0.1cm} \textbf{and} \hspace{0.1cm} \textbf{30} \hspace{0.1cm} \textbf{are} \hspace{0.1cm} \textbf{rejected} \hspace{0.1cm} \textbf{under} \hspace{0.1cm} \textbf{35} \hspace{0.1cm} \textbf{U.S.C.} \hspace{0.1cm} \textbf{101} \hspace{0.1cm} \textbf{because} \hspace{0.1cm} \textbf{the} \hspace{0.1cm} \textbf{claimed} \hspace{0.1cm} \textbf{invention} \hspace{0.1cm} \textbf{is}$

directed to non-statutory subject matter. Claims 11, 20, and 30 recite several modules. Modules

not claimed as embodied in computer-readable media are descriptive material per se and are not

statutory because they are not capable of causing functional change in the computer. Here,

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Applicant has claimed a system defined merely by software or terms synonymous with software or files, namely "modules," lacking storage on a medium, which enables any underlying functionality to occur. It is not clear whether instructions are in executable form and therefore there is not practical application. The system has no components or structure and is thus considered non-statutory.

Claim Rejections - 35 USC § 103

- 22. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - Determining the scope and contents of the prior art.
 - Ascertaining the differences between the prior art and the claims at issue.
 - Resolving the level of ordinary skill in the pertinent art.
 - Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 24. Claims 1-2, 5-6, 9-10, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Overview of the HP Trade-in Process, hereinafter HP in view of Ellenson et al (US 2003/0200151), hereinafter Ellenson and further in view of Seretti et al (US 5,978,776), hereinafter Seretti.

Examiner's Note: The Examiner has pointed out particular references contained in the prior art of record within the body of this action for the convenience of the Applicant. Although the

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specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply. Applicant, in

preparing the response, should consider fully the entire reference as potentially teaching all or

part of the claimed invention, as well as the context of the passage as taught by the prior art or

disclosed by the Examiner.

Claim 1:

HP, as shown, discloses the following limitations:

o causing a server computer, which is connected with the user computer in a

communicable manner, to receive a quotation request of the used article and

quotation requirement information, which is required for quotation of the used article,

from the user computer and to determine a trade-in quote for the acceptance of the

used article that is a trade-in if the used article with purchase of a product and a

cash-out quote for the .acceptance of the used article that is a cash-out of the used

article without purchase of a product, based on the quotation requirement

information; [See at least Section 1: Tell us about your current products]

HP does not disclose the following limitation. Ellenson, however, does disclose the following:

o (b) causing the server computer to send quotation information, which includes the

trade-in quote and the cash-out quote determined in said step (a), to the user

computer [See at least Figure 7G]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. Seretti, however, does disclose:

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o wherein said step (b) causes the server computer to determine whether the cash-out

quote, which has been determined based on the quotation requirement information,

is in a preset allowable cash-out value range and, when it is determined that the

cash-out quote is out of the preset allowable cash-out value range, to send the

quotation information excluding the cash-out quote to the user computer. [See at

quotation fillothation excluding the easi-out quote to the user computer, [occ at

least column 6 lines 31-55]

The combination of HP and Ellenson also does not disclose providing a cash-out quote

Seretti in at least Figure 4 and related text does discloses providing a buy figure and an

appraisal figure for a used item. It would have been obvious to one skilled in the art at the

time of the invention to combine the quotation request and window of HP and Ellenson with

the cash-out quote and range of Seretti because it would allow a customer to quickly and

easily obtain an accurate current market value for their item.

Claim 2:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all

of the limitations of claim 1. Seretti also discloses the following:

o said step (a) causes the server computer to determine the trade-in quote and the

cash-out quote in such a manner that the trade-in quote is higher than the cash-out

quote. [See at least column 6 lines 31-55]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti

with the trade-in quote being higher of Seretti because it enables the seller to provide an

buying incentive to the customer in order for the transaction to be mutually beneficial for both

parties (i.e. the seller receives money from the transaction instantly from the sale of the new

item rather then having to wait to sell the used item, while the customer is able to dispose of their used item quickly and conveniently).

Claim 5:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all of the limitations of claim 1. Seretti also discloses the following:

 step (a) causes the server computer to set a minimum value and a maximum value of the cash-out quote and a maximum value and a minimum value of the trade-in quote.
 [See at least column 6 lines 31-55]

It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti with the maximum/minimum values of Seretti because it allows for an accurate market value to be set for the item while taking into consideration the different aspects (condition, added features etc) of the item.

Claim 6:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all of the limitations of claim 1. Ellenson also discloses the following:

o step (b) causes the server computer to send a quotation window, which includes a cash-out option selected by the user to request a cash-out at the cash-out quote and a trade-in option selected by the user to request a trade-in at the trade-in quote, in addition to the cash- out quote and the trade-in quote, as the quotation information to the user computer. [See at least Figure 7G]

It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti with the return of a quotation window of Ellenson because it "allows a consumer to accurately assess the current market value of his vehicle/item (Ellenson paragraph 0009 lines 13-14)."

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Claim 9:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all

of the limitations of claim 1. Ellenson also discloses the following:

o said step (b) causes the server computer to send a quotation window, which includes

a cash- out option selected by the user to request a cash-out at the cash-out quote

and a trade-in option selected by the user to request a trade-in at the trade-in quote,

in addition to the cash- out quote and the trade-in quote, as the quotation information

to the user computer and, [[See at least Figure 7G]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti

with the return of a quotation window of Ellenson because it "allows a consumer to accurately

assess the current market value of his vehicle/item (Ellenson paragraph 0009 lines 13-14)."

Seretti also discloses the following limitation:

o when the cash-out quote, which has been determined based on the quotation

requirement information, is out of a preset allowable cash-out value range, to send

either of the quotation window excluding the cash-out option or the quotation window

including the cash-out option in a certain state that does not allow for the user's

selection, to the user computer. [See at least column 6 lines 31-55]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti with the

cash-out quote and range of Seretti because it would allow a customer to quickly and easily

obtain an accurate current market value for their item.

Claim 10:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all

of the limitations of claim 1. HP also discloses the following:

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o said step (a) causes the server computer to receive the quotation request of the used

article and information regarding a component included in the used article as the

quotation requirement information, which is required for quotation of the used

article, from the user computer and to determine the trade-in quote and the cash-out

quote, based on the information regarding the component included in the used

article. [See at least Section 1: Tell us about your current products]

Seretti also discloses providing a cash-out quote in at least Figure 4 and related text does discloses providing a buy figure and an appraisal figure for a used item. It would have been

obvious to one skilled in the art at the time of the invention to combine the quotation request

and window of HP and Ellenson with the cash-out quote and range of Seretti because it

would allow a customer to quickly and easily obtain an accurate current market value for their

item

Claim 11:

HP, as shown, discloses the following limitations:

o a quote determination module that receives a quotation request of the used article

and quotation requirement information, which is required for quotation of the used

article, from the user computer and determines a trade-in quote for the acceptance of

the used article that is a trade-in of the used article with purchase of a product and a

cash-out quote for the acceptance of the used article that is a cash-out of the used

article without purchase of a product, based on the quotation requirement

information: [See at least Section 1: Tell us about your current products]

HP does not disclose the following limitation. Ellenson, however, does disclose the following:

o a quotation information transmission module that sends quotation information, which

includes the trade-in quote and the cash-out quote determined by said quote

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determination module, to the user computer wherein said quotation information transmission module causes said quote determination module to determine whether

the cash-out quote, which has been determined based on the quotation requirement

information, is in a preset allowable cash-out value range and, [See at least figure 2

and related text].

It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. Seretti, however, does disclose:

o when it is determined that the cash-out quote is out of the preset allowable cash-out

value range, to send the quotation information excluding the cash-out quote to the

user computer. [See at least column 6 lines 31-55]

The combination of HP and Ellenson also does not disclose providing a cash-out quote

Seretti in at least Figure 4 and related text does discloses providing a buy figure and an $\,$

appraisal figure for a used item. It would have been obvious to one skilled in the art at the

time of the invention to combine the quotation request and window of HP and Ellenson with

the cash-out quote and range of Seretti because it would allow a customer to quickly and

easily obtain an accurate current market value for their item.

25. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over HP in view of Seretti

further in view of Ellenson and even further in view of Official Notice.

Claim 3:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all

of the limitations of claim 1. The combination of HP, Ellenson, and Seretti does not disclose

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said step (a) causes the server computer either to determine first the cash-out quote and then the trade-in quote based on the predetermined cash-out quote in such a manner that the trade-in quote is advantageous over the cash-out quote, or to determine first the trade-in quote and then the cash-out quote based on the predetermined trade-in quote in such a manner that the trade-in quote is advantageous over the cash-out quote. However, the Examiner takes Official Notice that it is old and well known in the computation arts to determine two quotes in succession, without the order being significant. It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti with the beneficial trade-in quote because the company that is providing the quote would like to offset the cost loss that occurs when a customer does not purchase a product when disposing of their old item.

Claim 4:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all of the limitations of claim 1. The combination of HP, Ellenson, and Seretti does not disclose step (a) causes the server computer either to determine the cash-out quote and compute the trade-in quote as a function of the predetermined cash-out quote, or to determine the trade-in quote and compute the cash-out quote as a function of the predetermined trade-in quote. However, the Examiner takes Official Notice that it is old and well known in the computation arts to determine one value as a function of another. It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti with the dependency of the quotes because it allows the company that is providing the quotes to minimize the cost loss that occurs when a customer does not purchase a product when disposing of their old item.

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26. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over HP in view of Seretti

further in view of Ellenson and even further in view of Brian Marshall's article "How Internet

Cookies Work," hereinafter Marshall,

Claim 7:

The combination of HP, Ellenson, and Seretti, as shown in the rejection above, discloses all

of the limitations of claim 6. The combination of HP, Ellenson, and Seretti does not disclose

the following limitation. Marshall, however, does disclose:

o (c) in response to receipt of the user's selection of the trade-in option from the user

computer after said step (b), causing the server computer to store a trade-in

specification, which includes the quotation requirement information and the trade-in

quote, into a storage unit; [See at least Cookie Basics and How do Web sites use

cookies]

o (d) in response to receipt of a product purchase request from the user computer,

causing the server computer to read the trade-in specification stored in said storage

unit, to send the read-out trade-in specification to the user computer, and to ask the

user whether to effectuate a trade-in according to the trade-in specification. [See at

least Cookie Basics and How do Web sites use cookies]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, the cash-out quote and range of HP, Ellenson, and Seretti

with the cookie of Marshall because "they provide a better user experience and make it much

easier to gather accurate information about the site's visitors (Marshall paragraph 002)."

27. Claims 12-15, 17, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over HP in

view of Ellenson and further in view of Applicants Own Admissions, hereinafter AOA.

Claim 12:

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HP, as shown, discloses the following limitations:

o (a) causing a server computer, which is connected with the user computer in a

communicable manner, to receive a quotation request of the used article and

quotation requirement information, which is required for quotation of the used article.

from the user computer and to set a tentative quote of the used article, based on the

quotation requirement information: [See at least Section 1: Tell us about your current

products).

HP does not disclose the following limitation. Ellenson, however, does disclose:

o (d) causing the server computer to send quotation information including the final

quote, to the user computer. [See at least Figure 7G]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. AOA, however, does disclose:

 $\circ\hspace{0.2cm}$ (b) causing the server computer to determine whether assessment of the used article

is required, according to the tentative quote; [AOA page 3 paragraph 1]

 $\circ~$ (c) when it is determined in said step (b) that assessment of the used article is not

required, causing the server computer to a lowest price according to the tentative

quote as a firm price for acceptance of the used article without assessment and to set the firm price to a final quote of the used article, and when it is determined in

set the firm price to a final quote of the used article, and when it is determined in

said step (b) that assessment of the used article is required, causing the server computer to set a value range from the lowest to a highest price according to the

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tentative quote to the final quote of the used article on the condition of assessment

of the used article; [AOA page 3 paragraph 1]

It would have been obvious to one skilled in the art at the time of the invention to combine the quotation request and window of HP and Ellenson with the assessment determination

because it allows the customer to receive the fair and accurate value of their item.

Claim 13:

The combination of HP, Ellenson, and AOA, as shown in the rejections above, disclose all of

the limitations of claim 12. AOA also discloses the following:

o step (b) causes the server computer to determine that assessment of the used article

is not required, when the tentative quote is less than a preset assessment

requirement judgment value. [See at least page 3 paragraph 1].

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window of HP and Ellenson with the assessment of AOA because it

allows the customer to receive the fair and accurate value of their item.

Claim 14:

The combination of HP, Ellenson, and AOA, as shown in the rejections above, disclose all of

the limitations of claim 12. AOA also discloses the following:

 \circ step (c), when it is determined in said step (b) that assessment of the used article

is not required, causes the server computer to specify a value level of the tentative quote and to set either of the settled price of no value range determined

,

according to the tentative quote or a fixed value regardless of the tentative quote to the firm price, based on the specified value level [See at least page 3

paragraph 1].

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It would have been obvious to one skilled in the art at the time of the invention to combine the $\,$

quotation request and window of HP and Ellenson with the assessment of AOA because it

allows the customer to receive the fair and accurate value of their item.

Claim 15:

The combination of HP, Ellenson, and AOA, as shown in the rejections above, disclose all of

the limitations of claim 12. AOA also discloses the following:

o step (c), when it is determined in said step (b) that assessment of the used article is

not required, causes the server computer to compare the tentative quote with a

predetermined value level criterion and to set the settled price of no value range

determined according to the tentative quote to the firm price in the case where the

tentative quote exceeds the predetermined value level criterion and to set a fixed

value regardless of the tentative quote to the firm price in the case where the

tentative quote is not greater than the predetermined value level criterion. [See at

least page 3 paragraph 1].

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window of HP and Ellenson with the assessment of AOA because it

allows the customer to receive some sort of compensation no matter what their item is

actually worth.

Claim 17:

The combination of HP, Ellenson, and AOA, as shown in the rejections above, disclose all of

the limitations of claim 12. AOA also discloses the following:

o (e) causing the server computer to determine whether the used article is worth of

acceptance, based on the setting of the tentative quote in said step (a), wherein,

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when it is determined in said step (e) that the used article is not worth of acceptance, said step (d) causes the server computer to send the quotation information including

salu step (u) causes the server computer to send the quotation illiorination including

a notice that the used article is not acceptable, to the user computer. [AOA page 3

paragraph 1]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window of HP and Ellenson with the assessment of AOA because it

allows the customer to receive some sort of compensation no matter what their item is

actually worth.

Claim 20:

HP, as shown, discloses the following limitations:

o a tentative quote setting module that receives a quotation request of the used article

and quotation requirement information, which is required for quotation of the used

article, from the user computer and sets a tentative quote of the used article based on the quotation requirement information; [See at least Section 1: Tell us about your

current products).

HP does not disclose the following limitation. Ellenson, however, does disclose:

 $\circ~$ a quotation information transmission module that sends quotation information

including the final quote set by said final quote setting module, to the user computer.

[See at least Figure 2 and related text and claim 13]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. AOA, however, does disclose:

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an assessment requirement judgment module that determines whether assessment
 of the used article is required, according to the tentative quote set by said tentative

quote setting module; [AOA page 3 paragraph 1]

 $_{\circ}$ a final quote setting module that, when it is determined that assessment of the used

article is not required by said assessment requirement judgment module, determines

a lowest price according to the tentative quote as a firm price for acceptance of the

used article without assessment and sets the firm price to a final quote of the used

article, and when it is determined that assessment of the used article is required by

said assessment requirement judgment module, sets a value range from the lowest

to a highest price according to the tentative quote to the final quote of the used article

on the condition of assessment of the used article; and [AOA page 3 paragraph 1]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window of HP and Ellenson with the assessment determination

because it allows the customer to receive the fair and accurate value of their item.

28. Claims 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over HP in view of

Ellenson, further in view of AOA and even further in view of Seretti.

Claim 18:

The combination of HP, Ellenson, and AOA, as shown in the rejections above, disclose all of

the limitations of claim 12. HP also discloses the following:

Wherein said step (a) causes the server computer to receive the quotation request of

the used article and the quotation requirement information, which is required for quotation of the used article, from the user computer and to set a tentative trade-in

quote for the acceptance of the used article that is a trade-in with purchase of a

product and a tentative cash-out quote for the acceptance of the used article that is a

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cash-out without purchase of a product, based on the quotation requirement

information, [See at least Section 1: Tell us about your current products]

Ellenson also discloses the following:

o said step (d) causes the server computer to send the quotation information including

both the final trade-in quote and the final cash-out quote, to the user computer. [See

at least Figure 7G]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." AOA also discloses the following:

o said step (b) causes the server computer to determine whether assessment of the

used article is required individually with regard to the trade-in and the cash-out, [AOA

page 3 paragraph 11

o when it is determined in said step (b) that assessment of the used article is not

required with regard to each of the trade-in and the cash-out, said step (c) causes the

server computer to determine a settled trade-in price of no value range according to

the tentative trade-in quote as a firm trade-in price for the trade-in without

assessment and set the firm trade-in price to a final trade-in quote of the used article.

and to determine a settled cash-out price of no value range according to the tentative

cash-out quote as a firm cash-out price for the cash-out without assessment and set

the firm cash-out price to a final cash-out quote of the used article, and [AOA page 3

paragraph 1]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window of HP and Ellenson with the assessment determination

because it allows the customer to receive the fair and accurate value of their item. The

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combination of HP, Ellenson, and AOA does not disclose a cash-out quote however Seretti discloses providing a buy figure and an appraisal figure in at least Figure 4 and related text. It

would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, and the assessment of HP, Ellenson, and AOA with the cash-

out quote and range of Seretti because it would allow a customer to quickly and easily obtain

an accurate current market value for their item.

Claim 19:

The combination of HP, Ellenson, AOA, and Seretti as shown in the rejections above,

disclose all of the limitations of claim 18. AOA also discloses the following:

o (f) causing the server computer to determine whether the used article is worth of

acceptance with regard to at least the cash-out, based on the setting of the tentative

cash-out quote in said step (a), [AOA page 3 paragraph 1]

o wherein, when it is determined in said step (f) that the used article is not worth of

acceptance, said step (d) causes the server computer to send the quotation

information including a notice that the used article is not acceptable, to the user

computer. [AOA page 3 paragraph 1]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, the assessment, and the cash-out quote of HP, Ellenson,

AOA, and Seretti with the assessment of AOA because it allows the customer to receive

some sort of compensation no matter what their item is actually worth.

29. Claims 23-26 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over HP in view

of Ellenson and further in view of Marshall.

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Claim 23:

HP, as shown, discloses the following limitations:

o causing a server computer, which is connected with the user computer in a

communicable manner, to receive information regarding a trade-in quotation request

of the used article from a user computer, to determine a trade-in quote of the used

article based on the information regarding the trade-in quotation request, [HP Trade-

In Overview: See at least Section 1: Tell us about your current products].

HP does not disclose the following limitation. Ellenson, however, does disclose:

o to send quotation information including the trade-in quote of the used article, to the

user computer; [See at least Figure 2 and related text and claim 13]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. Marshall, however, does disclose:

o (b) causing the server computer to send to the user computer either of the

information regarding the trade-in quotation request of the used article or the trade-in quote of the used article in a specific format that allows for storage in the user

computer; [See at least Cookie Basics and How do Web sites use cookies]

o (c) in the case where either of the information regarding the trade-in quotation

request of the used article or the trade-in quote of the used article has been stored in

the user computer, causing the server computer to make a trade-in procedure of the

used article without requiring the user computer to reenter the information regarding

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the trade-in quotation request of the used article, after the user completes a product

purchase procedure. [See at least Cookie Basics and How do Web sites use cookies]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, of HP, and Ellenson, with the cookie of Marshall because

"they provide a better user experience and make it much easier to gather accurate

information about the site's visitors (Marshall paragraph 002)."

Claim 24:

The combination of HP, Ellenson, and Marshall, as shown in the rejection above, discloses all

of the limitations of claim 23. Marshall also discloses the following:

o step (b) causes the server computer to send to the user computer either of the

information regarding the trade-in quotation request of the used article or the trade-in

quote of the used article as a cookie that is storable in the user computer. [See at

least Cookie Basics and How do Web sites use cookies]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, of HP, and Ellenson, with the cookie of Marshall because

"they provide a better user experience and make it much easier to gather accurate

information about the site's visitors (Marshall paragraph 002)."

Claim 25:

The combination of HP, Ellenson, and Marshall, as shown in the rejection above, discloses all

of the limitations of claim 23. Marshall also discloses the following:

o step (b) causes the server computer to store either of the information regarding the

trade-in quotation request of the used article or the trade-in quote of the used article

into a predetermined storage unit, instead of sending to the user computer either of

the information regarding the trade-in quotation request of the used article or the

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trade-in quote of the used article in the specific format that allows for storage in the

user computer, [See at least Cookie Basics and How do Web sites use cookies]

o in the case where either of the information regarding the trade-in quotation request of

the used article or the trade-in quote of the used article has been stored in the

predetermined storage unit, said step (c) causes the server computer to make the

trade-in procedure of the used article without requiring the user computer to reenter

the information regarding the trade-in quotation request of the used article, after the

user completes the product purchase procedure. . [See at least Cookie Basics and

How do Web sites use cookies]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, of HP, and Ellenson, with the cookie of Marshall because

"they provide a better user experience and make it much easier to gather accurate

information about the site's visitors (Marshall paragraph 002)."

Claim 26:

The combination of HP, Ellenson, and Marshall, as shown in the rejection above, discloses all

of the limitations of claim 23. HP also discloses the following:

o step (a) causes the server computer to receive information regarding a component

included in the used article as the information regarding the trade-in quotation

request from the user computer and to determine the trade-in quote, based on the

information regarding the component included in the used article. [See at least

Section 1: Tell us about your current products].

Claim 30:

HP, as shown, discloses the following limitations:

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o a quotation information transmission module that receives information regarding a

trade-in quotation request of the used article from the user computer, determines a

trade-in quote of the used article based on the information regarding the trade-in

quotation request, [HP Trade-In Overview: See at least Section 1: Tell us about your

current products].

HP does not disclose the following limitation. Ellenson, however, does disclose:

o and sends quotation information including the trade-in quote of the used article, to

the user computer; [See at least Figure 2 and related text and claim 13]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request of HP with the return of a quotation window of Ellenson because it "allows a

consumer to accurately assess the current market value of his vehicle/item (Ellenson

paragraph 0009 lines 13-14)." The combination of HP and Ellenson does not disclose the

following limitations. Marshall, however, does disclose:

o a storage control module that sends to the user computer either of the information

regarding the trade-in quotation request of the used article or the trade-in quote of

the used article in a specific format that allows for storage in the user computer; and

[See at least Cookie Basics and How do Web sites use cookies]

o a trade-in procedure execution module that, in the case where either of the

information regarding the trade-in quotation request of the used article or the trade-in

quote of the used article has been stored in the user computer, makes a trade-in

procedure of the used article without requiring the user computer to reenter the

information regarding the trade-in quotation request of the used article, after the user

completes a product purchase procedure. [See at least Cookie Basics and How do

Web sites use cookies1

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It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, of HP, and Ellenson, with the cookie of Marshall because

"they provide a better user experience and make it much easier to gather accurate

information about the site's visitors (Marshall paragraph 002)."

30. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over HP in view of Ellenson

further in view of Marshall and even further view of Seretti.

Claim 27:

The combination of HP, Ellenson, and Marshall, as shown in the rejection above, discloses all of the limitations of claim 23. The combination of HP, Ellenson, and Marshall does not

disclose the following. Seretti, however does disclose:

o said step (a) causes the server computer to set a minimum value and a maximum

value of the trade-in quote of the used article. [See at least column 6 lines 31-55]

It would have been obvious to one skilled in the art at the time of the invention to combine the

quotation request and window, and the cookies of HP, Ellenson, and Marshall with the

maximum/minimum values of Seretti because it allows for an accurate market value to be set

for the item while taking into consideration the different aspects (condition, added features

etc) of the item.

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Conclusion

31. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure..

- Furukawa US 2004/0098318: Method of Buying Back goods that both improves efficiency and eases the burden of users
- o Edmunds.com WebPages on Vehicle Appraisal
- Asami et al US 2001/0005833: Product distribution system and method for providing information to customer in context of such system
- o Holtzman US 2002/0002527: Method for Trading Goods or services over a network
- Sokei et al US 2003/0115097: Method and Device for Promoting Book Recycling and their program and recording medium

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Any inquiry of a general nature or relating to the status of this application or concerning

this communication or earlier communications from the Examiner should be directed to

Stephanie M. Ziegle whose telephone number is 571.272.4417. The Examiner can normally be reached on Monday-Friday, 7:30am-4:00pm. If attempts to reach the examiner by telephone are

unsuccessful, the Examiner's supervisor, KAMBIZ ABDI can be reached at 571.272.6702.

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24 October 2008

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Primary Examiner, Art Unit 3692